

RCRA REVISION CHECKLIST 60

Amendment to Requirements for Hazardous Waste
Incinerator Permits
54 FR 4286-4288
January 30, 1989
(RCRA Cluster V, Non-HSWA provisions)

Note: In lieu of making the changes addressed by this checklist, a State may submit a certification by the State Attorney General that he/she interprets his/her State's existing regulations in the manner described in this rule. Such a simplified application is allowed because EPA is only clarifying current regulatory language, and the Agency assumes that these requirements are already in effect in most States. If a State Attorney General cannot certify that he/she interprets his/her State's existing regulations in the manner described in this rule, the State's regulations must be amended to reflect this clarification.

FEDERAL REQUIREMENTS	FEDERAL RCRA CITATION	ANALOGOUS STATE CITATION	STATE ANALOG IS:			
			EQUIV- ALENT	LESS STRIN- GENT	MORE STRIN- GENT	BROADER IN SCOPE
PART 270 - EPA ADMINISTERED PERMIT PROGRAMS: THE HAZARDOUS WASTE PERMIT PROGRAM						
SUBPART F - SPECIAL FORMS OF PERMITS						
HAZARDOUS WASTE INCINERATOR PERMITS						
after “permit,” replace “to” with “for”; after “incinerate,”replace “may” with “must”; after “in accordance with,”insert “§270.19(b) and”; before “(9)” insert “(b)”; after “section,” add clause regarding information in §270.19(c) and a sentence regarding exemption from §264.343 and 264.345; after “trial burn results” add sentence regarding submission of trial burn results prior to permit issuance; in last sentence replace “if” with “when”; change requirements so that the director specifies a time period prior to permit issuance in which the trial burn must be submitted	270.62(d)					

